

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Christopher J. Calhoun	/
Application No: 10/660,461	/ Examiner: BARHAM, BETHANY P
Filed: September 10, 2003	/ Group Art Unit: 1615
For: METHODS OF PROMOTING ENHANCED	/
HEALING OF TISSUES AFTER CARDIAC	/
SURGERY	/

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450


DECLARATION UNDER RULE 1.132

I, KENTON R. MULLINS, declare as follows:

I wrote #1 App. 10/660,461 and #2 each of Pub. 20020001609 (MA9496P) and Prov. Apps. 60/231,800 (MA9320PR) and 60/196,869 (MA9278PR), of which Mr. Calhoun holds sole (#1) and first-named (#2) inventorship, respectively. The claims of #1 alleged to be unpatentable in view of #2, and the supporting disclosure of priority Prov. Apps. 60/429,166 (MA9663PR) and 60/409,459 (MA9612PR), were invented solely by Mr. Calhoun. Any part of #2 that may overlap with those claims was derived and invented only by Mr. Calhoun and thus not invented by another.

The below undersigned declares that all statements made of his own knowledge are true and that all statements made on information and belief are believed to be true, being duly warned that willful false statements and the like are punishable by fine or imprisonment, or both (18 U.S.C. 1001) and may jeopardize the validity of the application or any patent issuing therefrom.

Sept. 21, 2009
Date


Kenton R. Mullins